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	UNITED STATES DISTRICT COURT	RECEIVED SDNY PRO SE OFFICE
	SOUTHERN DISTRICT OF NEW YORK	2021 HAY 27 PM 2: 31
***************************************	UMAR ALLI	
	DETENDANT	
	-AGAINST-	42 U.S.C 1983
	City of New YORK, C	42 U.S.C 1985
	Custody Management Officer, Ruiz	42 U.S.C 1986
	Custody Management Captain, Allyiene	18 U.S.C 241
	Cheif Kenneth Stookes	18 U.S.C 242
	Cheif Jennings	Jury TRAIL
	Security Deputy of G.R.V.C, Deputy Conter	DEMANDED
	Security Coptain of G.R.V.C, John DOE	
	Correctional Officer Edmounds	PROSE PLAINTIFF
	Deputy warden Harris	CIVILRIGHTS
	John Doe's 1 through 7 (Security team of G.R.V.	c) ACT
	John Doe's Each Captain and Deputy whom tou	red
	Housing Area 7A and 9B WHILE PLAINTHAT WA	SON
	DEAD LOCK From April 15,2021 Unlil MA	171,2021
	Jonh Doe Officers of Probe team whom as	
	Plaintiff On APril 15th 2021 inside 7A GR.	
	8:30 Pm,	
	Correctional Officer D-BROWN (1689)	
	JoHN DOG, Officer whom for led to follow Proc	sedure when
	Fire started on May 1 st 2021	
	John DoE, Medical Doctors	
	Of Apr.: 1 15 2021, May 15+2021,	
	And April 23 2021. WARDEN RENEC	
	WARDEN RENEE	

4	
	1. Pro se Plaintiff hereby as Umar Alli
	Moves this Court Pursuant to, Including but not
	Im. ted to 42 U.S.C 1983, 42 U.S.C 1985
	42 U.S.C 1986 and 18 U.S.C 242.
	2. As revealed further herein all defendants
	Known and Unidentified infringed on ample
	Protected rights laws and Statutes.
	3. Civil rights act Violation for deprivation of
	rights by People or a Person acting under
	Color of State law, deprived privileges or immunities
	Secured by the Constitution.
	4. Named defendants Consp. red to interfere with
	Civil rights As fuller stated herein one or more
	Person engaged or Caused to be done acts that
	in furtherance deprived Plaintiff of having and exercising
	rights and or Privileges Protected by a Citizen of
	the United States Soid action or inactions of defendants
_	Caused Injury. The Purpose of Conspiracy was to
	Impede, hinder, obstruct and or defeat due Course
	of Justice. With the Purposeful intent. And or retalistory
	Intent.
	5. Defendants retaliated against Plaintiff
-	and or Conspired to Violate his rights and
	Other detainees whom were housed with
	Plaintiff, for a Number of reason Including
	but not limited to the Class of housing.

_	
	6. Through out the time frames Pertinent
	hereto, defendant was housed at a New
	York City Correctional facility In which was
	titled Manhattan Detention Complex. Namely
	the infamous Nine (9) South housing area AND G.R.V.
	7. Throughout the history of the 9 South
	housing area. 9 South either by, written
	Policy or Unwritten Long-Standing deeply
	embedded Custom, 15 a Special Category
-	housing area In which house's detainees
	with Servere behavior 155ves or prior
	enhanced restraint Placement. 9 South is
	not a general Population housing area.
	and discriminatory operates as a easily identifiable
-	indidiousing class-based housing area. as further
-	detailed herein Said Complaint.
	8. 9 south also houses Many lifigators and
	detainees whom are also known for Submitting
1	muliple Complaints and or grievances/311 Complaints.
+	And or detainees whom were sexually assaulted
	and Ordeal retaliation.
	9. Upon information and belief during all times
	Pertinent here to, 9 South 15 and was the Only
	housing area In which Persided general Uniform
	Correctional Officers. And the daling routine Custom of
	Unordinary Presence of Emergency Service unit

Correctional Officers, Twenty-four 24 hours a day. 10. Through out the times Pertinent hereto' Emergency Service Unit Personnel, the City of NEW York, Board of Corrections, Department of Corrections and each individual defendant Conspired to interfere with the Protected rights of 9 South housing area detainees. 11. The entire department of Corrections is animus towards the Manhattan Detention Complex, "9 South" Housing area. And all forms OF Conspiracy to interfere with Civil rights, Such as, including but not limited to the rights to be, free from Sexual assault/assault, rights to exhaust Undiscriminatory treatment, Throughout all times Pertinent hereto Said actions/inaction by named defendants, Policy making Officials, City of New york, and Emergency service Unit (54) Correctional Officers was solely to Punish, Cause harm humiliate, degrade, intimidation, embed fear, embarrass, and was aimed at interfering With Protected rights. Including but not limited to State Conferred rights. An Portys acted under color of State law. In both the Official and Individual Capacity

12. Plaintiff and Class-based Members of the "9 South" housing Area Sought to reveal the Unlawful Policys Complained herein by ample forms of grievances, and Complaints. Attached hereto are Sworn Affidavits of Truth by detainees Of the 9 south housing area. Demonstrating the Practices of infringement on Protected rights. In which defendants Continued for months despite knowledge. 13. While a Single incident may be Viewed as mere negligence yet there are repeated examples of, the use of unneccesary Or excessive force against Plaintiff and 9 South, repeated examples of Sexual assault, repeated examples of Unlawful Strip Searches/ Cruel and Unusual Punishment. repeated examples of the denial of medical attention treatment and or Care, repeated examples of retaliation repeated examples of ample forms of Misconduct by the discriminatory Presence of "Esu" and Carried out by the Same for intervals of months from August 2019 Up until todays Current date.

	14. 9 south Detainees were routinely
	Striped naked Mutiple times a day in Violation
,	and in contary of approved Written Procedures.
	During said Strip frisk Correctional Officers
	Esu Ofthen made inappropriate/degrading
	Comments.
	15. As form of retaliation for detainees
	Misconduct of any sought, including but not
	limited to throwing items, refusing to lock in
	or cursing an officer, and or the mere Prescence
	Of being a 9 South detainee. WE were bublected
	to Unlawful / Unwarranted Strip Seagehes.
	In the Confines of, our individual Cells In which
	Other inmates could see or inside the Comera-less
	3-Point Search area.
	16. If a 950th detained refused to be
	Strip searched ESU Officers forcefully in a group
	Of three (3) or more forcefully took off all the
	detainee Clothes.
	17. Prointiff was forced to undergo all
	these Customs On Mutiple Occasions.
	Namely the forceful Strip On or about September 24 2020.
	Unlawful Strip search dally.
	Uses of excessive fore / Sexual assoult On ample
	dates to name some. July 29 2010, August 19 2020,
	August 22 2020, August 27 2020, August 29 2020.

18. ESU, Policy making defendants, And other named officers also conspired to deny or deprive basic life necessities by Unlawfully Seizing Property. and subsecting detainees to the "Dead lock" Custum In which detainees are forced to be locked in there Cells for days and or fours. 19. Collectivery said Policys are so unbearable and Cruel Muliple 9 south detainees attempted to commit suicide including but not limited to Umar ALLI, Peter Rodriquez, Gambino Gavio, Fransico Nunez, Tyrell Green, Bernard Gumbs, and tyrone Massey 20. ALL action or inactions violate rights and laws Protected by lows of the City, State, Correctional facility and the Constitution. and the Constitution. 21. Colorable Claims Under & 1985 was Prerequisite to 42 U.S.C 1986. In which States "every Person having knowledge that any of the wrongs conspired to be done, ... having Power to Prevent or aid in Preventing the Commission of the Same, neglects or refuse so to do, if Such wrongful acts) be committed shall be liable, for all damages Larsed by the wrongful act, which such Person of reasonable diligence Could have Prevented. any number of Person quilty of Such wrongful neglect or refusal may be Joined as defendant in this action, eoo 22. All defendants herein had Personal involvement

and or direct knowledge of the Conspiracies taken Place, Continuing to Occur, and or about to Occur yet failed to take remedial action to Cease the furtherance of Said infringement Of Protected rights Said acts were done to insure and or deprive the exercising right or Privilege of Said detainee. Whom are Citizen of United States. 23. Upon direct knowledge and or information and belief each individual defendant Collectively Created the existence of an agreement to Conspire to discriminate against 9 South detainees' and Plaintiff. On each working day defendants Conducted a roll-Call in which they conspired their Plans to infringe on Protected rights. Said roll-Call was used to discuss and formulate acts of Violence and or misconduct and to discuss any Prior incidents and anticipated incident. Also before each Cell extraction and or USE Of force each individual defendant Conspired their Plans for the Use of excessive force. 24. Two or more Persons Conspired to injure Oppress, threaten and intimidate Plaintiff and 9 south detainees in the free exercise or envoyment of rights or Privileges Secured by the Constitution or laws of the United States. Or because of exercising said rights.

defendants under color of law, Statute, Ordinance, regulation, or custom willfully subjected Persons of this State to the deprivation of rights, Privileges, and immunities secured or Protected by the Constitution. Thus Making 18 USC 241 and 18 U.S.C 242 Claims 25. Plaintiff hereby amongst Other Claims asserts Monell Claims. The Monell doctrine States a Municipality may be held liable for Officers actions. 26. Defendants violated Constitutional rights and that Violation and Or the Continuance Of those Violations resulted from an Municipal Policy and or Unofficial Custom. And because the City of N.Y, Board of Corrections, Department of Corrections, and Policy Making defendants fatied to take remedial action to cease the long-Standing Unlawfully acts being imposed on MR ALLI and 9 South. Soid defendants were deliberately indifferent in its tailure to train or Supervise and or discipline for Misconduct, Customs or Policies that Cause unconstitutional 27. There was not or is not any Penological interest for the Emergency Service units Prescence in 9 South for over Seven (7) Months Soid Prescence was Pure Overkill and reversed the interest of Justice, if any by the ill Conduct of ESU as described herein this instant Matter. And by the Unianful Customs and Policys.

28. The Department of Corrections herein as, the Department" The Board of Corrections herein as the Board" The City, ESU, Policy Making defendants and Supervisory defendants all individually and or Collectively all tolerated, furthered, Sanctioned, and or failed to cease the following Practices of; DEAD-LOCK" a Policy in which a deteine isnt allowed to be released from his Cell for an optional lock out. With Malicious intent due to Prior actions and Or inaction of Said detainee Soley to Punish or Couse harm. 9 South was Often Placed on Dead Lock and Mr. ALII. 29 "Stop resisting" a wide spread policy used during any and all use's of force in an aftempt to stage that a detainer is failing to Comply with instructions given by the D.O.C ("Department") Staff so that Otherwise Unness force used is deemed sustified. Despite the fact that said detainee was not resisting. This is also done So the Correctional Officer ("C.O") holding the handheld Camera during the use of force does not Mistakenly record the Whispered III Comments and death threats. 30. Behind The Back" is a Policy in which the Officer holding the hand-held Camera during a cell extraction, a Search, or a use of force incident Intentionally only records the backs of another officer and not the inmate and or the assilants

31. "Write with US" or Write together a Policy In which defendants Conspire to falsify documents
In which defendants Conspire to falsify documents
To Sweep the Incident "Under the rug" a Policy
to undocument inciclents
32. Subsequently defendants have a Policy of
delaying and or denying requested and or needed medical
 Core and or treatment.
33. One of the many motives for Prison Officials
 Practices, Policy (written/unwritten) and deeply embedded Customs
Stem from the municipal and Supervisory defendants failure
to Properly train, Supervise and discipline. Also Inadequate training
inadequate systems for investigating and discipling staff for the
Misuse of force. Also the failure to imprement and or enforce
D.O.C Use of force Policy. Plays a Significant role in the
Continuation of these unconstitutional Practices.
34. We need to investigate the Investigators Prior D.O.C.
 Officials investigating there own, is highly Presidicial And taints
the investigation.
35. facility investigations and The Department of Investigations
 herein as ("D.O. I" or I.D) and or the Investigation Division
 investigations of Staff unsconduct and Misuse of force require
 Several requirement that are not followed or has not been implemented
Ample incidents involving the use of excessive force goes
unfeported or unfounded. The deficiencies withing the Process has
Caused Mr. Alli's indurys.

36. Said Continued deficiencies even after the Nunez agreement are as such; (1) Investigations not being done by a Private enity dot associated with or working for the Department of corrections, (2) An agency lack of th ,(3) Failure to Pursue unanswered questions, (4) Failure to address if Staff Conduct actually complied with written Policy, (5) Inadequate efforts to identify and interview witness, (6) failure to explain how Conflicting evidence was resolved, (7) The lack of a double standard of interpreting medical records and Photographs of injurys, (8) Magnification on discrepancies within Staff Statements, (9) use of boilerplate language and (10) reaching for some basis to approve Staff Conduct. 37. The systematic deficienties stated above are a significant Cause of the Misuse of force imposed on Plaintiff and 9 South. The failure of the City of Ny, D.O.C, B.O.C, Cheif of D.O.C, and Policy meting defendants to guide and train its officers in the Correct way to use force if ultimatery necessary. Also the followe to Monitar investigate and discipline the Misuse of force has allowed the Continuance of those Practices to resume well after fisher v. Koehler, 692 F. Supp 1519 5.D.N.7 1989 38. While a Single incident may be viewed as more negligence, yet there are repeated exemples of the Policys/Customs herein imposed upon Plaintiff and Other 9 South detainees. Through DO.CS Claborate report system the City and the Supervisory defendants were aware of the Patterns described. Jet to led to take Sufficient Steps to Curb.

39. The Policy making defendants, Supervisory defendants, and the City of N.Y were also aware or should have been aware of the individual defendants history of Misconduct. Well before and after Plaintiff was assautted. Tet filed to remove Said defendants from 9 south and to discipline or take remedial action to Prevent the furthering of the unconstitutional Practices. Pountiff was associlted by the Same defendants more than once and even after Slift remained in Contact with them. 40. Through Countless Criminy Cases, allegations, Suits (Stateffederal) investigations and departmental reports, the City, D.O.C, B.O.D, Find the Chaif all have been made aware of the widespread Practice by defendants of sanctioning, encouraging, Participating or Covergn UP these unlawful Practices. In which furthers obse. Defendants Conduct Constitutes a municipal Palicy, Practice and austom deeply emedical In the Culture of D.O.C implementing law 41. Although this information was known to the department, Broard, and City, defendants failed to Protect and were deliberately indifferent to the dangers posed by their insubordinate employee's. As a result Plaintiff was maticiously assaulted by Emergency Service Unit "E.S.U." On Several different occassions as described in further herein. The same enity and Officials whom Plaintiff has Complained upon, and imposed and or Sought Seperation orders. 42. furthermore Plaintiff was Subsected to the Practice of Imposing Unlawful and Unconstitutional disciplining Sanctions Without due

	43. In Connection with each USE of force incident Conspired
	by E.S.U Staff Applicable defendants drafffed muliple falsified
	infractions denied Plaintiffs appearance at disciplinary adjudication
**************************************	hearings, then imposed a finding of guilt without Conducting an
ONE CAMERA DE LA PARIS DE LA P	Proper investigation. And or never Conducted an adductication
TOTAL CONTROL OF THE	bearing.
	44. The above stated Policies and Customs are deeply embedded in
en version and a state of the s	the culture of DO.C, B.O.C and the City of N.y. Constituting
	impermissible Rnishment of a fre-trail detainee. SEE;
	Chief book U. New tork City Dept of Corr. 929 N.Y.S 20 20, SEE Also
A STATE AND ADDRESS AND ADDRES	Henerson Vi City of New York 711 N.7.5. 2d 180" revenling DOC
	Due Process denial Practices, See Also Peter rudriquez V.
Management of the state of the	City of Ny (S.D.N.y) and SEE Also Gaino Gambine U. City of N.y.
	SEE Also Gaino Gambino VI ESU (S.D.N.y) revenling the assoults
	by Esu in the 95wth housing area.
· ————————————————————————————————————	45. In defendants Failure to Cerse soid customs and Policys
	despite knowledge bespeaking a deliberate indifference by officials
**************************************	to the agony engendered haphazord and ill conceived Procedures
	thus Causing the Procedures Planntiff was Subjected to and
	Constituting Municipal liability.
	46. During all times relevant hereto, defendants also
······································	had a Custom of refusing to file Submitted grievances.
MAN (1)	And or returning said grievances as Non-grievable
	Staff Complaint. If any grievances were answered
	they were of no importance and Only answered to Stage
	Procedure was being Complied with.
, .	

47. Wherefore, This is a Civil rights action in which the Plaintiff Seeks relief for the individual and official Capacities of each defendant for the Violation of his rights Secured by 42 U.S.C 1983 42 U.S.C 1985, 42 U.S.C 1986, 18 U.S.C 241, 18 U.S.C 242., and the first, fifth, Eighth, and fourteenth Amendments of the United States Constitution. Plaintill also asserts any and all applicable State Law Claims and Correction law Claims Including but not limited to Misuse of force, Assault and battery, and negligence. Upon information and belief Plaintiff reserved any and all Claims by timery filing a Notice of Claim. To which thirty (30) clays has elepsed The Claims arise from a Jung Hora, Logor Toron, incidents in which defendants, among other things, applied unreasonable and unnecessary force and or sexually assoutted Plaintiff. Also delayed, denied or deprived adequate medical Care Treatment. Plaintiff Seeks Compensiony, Special, general, Money and Punitive damages joint & Severally. Also declaratory and injunctive relief. And such other and further relief as the Court deems Just and Proper.

JUBISDICTION EN VENUE
48. This action is brought pursuant to 42 U.S.C 1983, 42 U.S.C
1985, 42 U.S.C 1986, 18 U.S.C 241, 18 U.S.C 242, and the first, Eight, fifth, and fourteenth Amendment to the Unital States
Constitution . Jurisdiction is Proper in this Court Pursuant to 28 U.S.C 1331. The Court has Supplemental Jurisdiction Over
Plaintiffs other Claims Pursuant to 28 U.S.C 1367. LI9. Venue is Proper pursuant to 28 U.S.C 1391(b), as
 events leading to this action occured within this district.
Jury TriAL
50. Plaintiff demands for a Jury trial in this action.
PARTIES
51. At all times Pertinent hereto Plaintiff
a Citizen of the United States and a Pre-Trail detainee in The Department of Corrections Custody.
Housed in the Manhattans Detention Complex Infamous 9 South.

STATEMENT OF CLAIM

In response to Plaintiff being a 9500th detainer and in response to a USE offorce that Occurred On or about Apr: 113th 2021 While at A.M.K.C'S Rikers Island Plaintiff Was retailinted against as Stated herein. On April 15th 2021 Plaintiff was taken to a Tival Gang House . Although Corrections alleges they house by Classification the City of New York, Department of Corrections, and Custody Management Personnell has a Unwritten Deeply imbeddeel Volicy to house inmates by Gang Application. After being transferred to G.R.V.C. Plaintiff was brought to 5A a SRG folk and SRG Unknown Gang. Before entering Soich housing area Deputy Conter and the Seg intake security team told Plaintiff they knew he would be Jumped 7et Chaif Jennings authorized me being improperly housed out of Ketailiation. Of USE's of force with "her" ES. U Un: I and other actions Upon ontering the house I had 4 large Plastic bays Filled with Property Secured in Cell 33 Of 5A. Plaintiff entered the house at approximately 3:30 tm. At around 5,30 pm Muliple Inmates attempted to Jump and Slosh Mr. ALLI facial area yet to no avail. Only approximately two blows landed and one Strike with his Cone. Then Correctional Officer edmound Maliciously Strayed Plaintiff in his face with Chamical agents More than Once and Stated they Should've Killed you, And you Can't fight

the Whole house if you can't See.

and awaited a Probe team one of which did

not arrive until approximately two hours later,

While on the housing area vestibule Correctional

Officer Edmound Came out the housing area without

Properly Securing the disruptive and assaultive inmotes thus

Creating a Further Security risk.

When exiting the housing area Officer edmound then entered the 5 control bubble and buzzed Open Cell 33 and allowed inmotes to entersaid Cell and Steal a bag of Plaintiffs Property In which Contained Approximately Three Hundred and fifty \$3500 Dollars worth of food. Personal Pictures, Personal Clothing, Sneakers, Teligious items and hygene Products.

56. While on the vestibule I requested my Property to be given to me before I exited the area yet to no avail and when they finially gave me my Property One bog full of the above stated was Stolen.

57. While on the vestibule security officers to whed MR. Alli and tried to inform the officer to allow the inmates out onto the Vestibule to assert him again. This took Place for about two and a half hours Until a Probe team responded to the area.

Mr. Alux was then taken to seg intake for decontamination

In which he refused and was then taken to Medical at the mini Clinic in which he requested to see a different doctor and was refused service

house at approximately 8:10 m. Upon entering the housing area I was Jumped by the Probe team in front of Cell 22 while Officers Pulled his hair and Choked him with there fingers around his adams apple, and also delivered Closed fist blows to his ficial area. Then at one Point an officer cut mg Alli facial area on the lefted side by his air with a Unknown Oblect and then fately should be has a weapon. In which was truly the weapon they used to cut him with while he was in mechanical restraints. This use of excessive force took.

Place for approximately Ten minutes.

then rolled him out the housing area Of 7A Onto the Vestibule of 7 Control in Which Officers whispered death threats and stated that's why we cut you they Officers of the Probe team held MRALLI on the vestibule for approximately ten (10) Minutes then rolled him back inside of 7A and Placed him inside Cell 22, the Probe team Officers then Sexually assorted him and tried to cut him again, then lefted out the area.

From April 15th 2021 Until April 23rd 2021 On Each tour I asked Captains and Deputy's to remove Me from the housing area 7A and or allow me to lock out My Cell Yet to no avail, Each Captain and Deputy aided and abetted in the Cruel and Unusual Punishment and illegall dead lock Procedures

61. Ind refused to allow him to book out his Cell. From April 15 thuntil April 23rd Mr. ALLI was maliciously deprived and denied the ability to lock out his cell, take showers, Use the Phone, Go to recreation, take medication, and adequate religious Meals. Mr. Alli food was given to him threw a ret hole on the floor 62. On the night of Ser: 123 2021 Qt 12:00 Am through 12:30 Am Mr. ALLI began to hear voices telling him to start fires and or Kill him self. In which he Started the fire Officer D. Brown (1689) Put out the fire Several times Yet refused to follow fire sofety Protocol and forced Mr, Alli to endure Smoke inhalation all night. Mr. Alli told C.O. Brown that he was feeling suicidal and also feared for his life in Said housing area, Ind that he started the fire for help and because he was hearing voices jet brown stated he didn't care and make other Comments that Showed disregard for his life and in Violation of Procedure 63. In the following hours at approximately 11 Am another fire took Place in which Correctional Officers Lefted him inside his Cell for 2 hours to endure Smale in halin toon. Then medical was offered and the John Doe Doctor falsified Medical Records Lying about my Condition. On April 25th 2021 Mr ALLI was transferred to an SrG Patria House and endured the Same dead lock Procedures. And denial Of Minimum Standards also daly life necessitys. from April 25 2021 Until May 1 2021. On May 1st 2021 MR. ALI heard Voices again after being lefted in rival gang houses in which immates trunted to assouth him once let off dead lock. He then again started a five

In which officers lefted him to die from Smoke inhabition for hours despite the officer Seen on Comera extinguishing the fire mutiple times and the five saftey officer responding to the area.

69. Upon information and belief Mr. ALLI Statted 3 fires
Inside of 9B and was brought back Each time
despite knowing and rivals being Present there.

Throughout the entire G.R. V. C MR. ALLI has gang rivals Yet Custady management officers Ruiz and Allyiene and the Cheifs of department refuse to move him and Continue to Place him in harms way. And dasplayed the failure to Protect. While at 9B from April 25 until May 1 2021 Mr. Alli was intended to Practice his religion and Participate in the romandan fast Tet his religious diet was not followed and or not adhered to at at all in Violation of Mr. ALL: first Admendment Rights. Also to note the way Mr. Alli was provided his Food was in violation Of his eighth Admendment Rights. While Mr Alli was in 9B 11 Cell there was a known documented Seange 15sue in said housing area In which the toliet water and feceses Constantly flooded into inmutes cells of the Bottom tier Despite Said Knowledge of Mr Alli Cell being Soaked with Sewage Each day for each Meal Mr. Alli food thays was Past threw the floor of a lat hole. Threwoit the lock in Unlawfol Procedure

65. Mr. Alli Suffered mentally and Physically. Renging from Rushes
to body due to no showers and mental beath outbreaks
and smoke inhalation for each fire Stopped While
at 98 and 7A. Also Mr. Alli suffered bodily injuries
during the use of force on Apr. 1/5 2021 in
which the John Due Doctor denied Medical attention
and falsified Medical records.

MR. ALLI filed Grievances and Called 311
In regards to all the above Claims Jet
No response was received. In which MR. Alli
exhausted his administrative remedies

66. All defendants herein know of should've know of

Or was made aware of Plaintiffs Claims

Threw Simmilar conduct, Complaints, and or direct

Participation and or being versally told by Mr. ALLI

And Complaints Submitted by Phsoners Rights Provets

defendants failure to take measures to Curb Said actions

Constitutes acquies cence in the known Unkural Practices

Onal Unkural baharior of employee. The Prevalence of

these Practices are general knowledge of theif

existence and the failure of defendants to take

remedial action Constitutional Violations and deliberate

indifference is Constitutado

67 Defendants Maintained a Cock of Silenee, Participated Sanctioned, Covered up and or failed to take any ordion to remedy the wrong These Practices are so long Stately and deeply embedded in the Culture Of the clepantment implements Municipal Policy.

68. Prayers of Relief

Each Defendant is Sued in there individual and Official Capacity.

Mr. ALI Seets Idgment awarding damages

Mr. ALI Seets Idgment awarding damages for each asserted Claim and for Claimed whites

against each defendant.

Diaintiff Seeks any and all maney danges including but not timited to Rivifiue danges. In the total amount of 3 million Dellus

DATEDÍ May 25 2021 EAST ELMHURST MY

Umar ALUI 210 1900410 NII.C 1500 HAKNST CAST GLAHVAST NY 1/370

VII. PLAINTIFF'S CERTIFICATION AND WARNINGS

By signing below, I certify to the best of my knowledge, information, and belief that: (1) the complaint is not being presented for an improper purpose (such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation); (2) the claims are supported by existing law or by a nonfrivolous argument to change existing law; (3) the factual contentions have evidentiary support or, if specifically so identified, will likely have evidentiary support after a reasonable opportunity for further investigation or discovery; and (4) the complaint otherwise complies with the requirements of Federal Rule of Civil Procedure 11.

I understand that if I file three or more cases while I am a prisoner that are dismissed as frivolous, malicious, or for failure to state a claim, I may be denied in forma pauperis status in future cases.

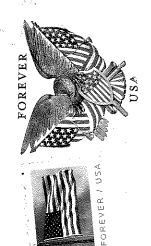
I also understand that prisoners must exhaust administrative procedures before filing an action in federal court about prison conditions, 42 U.S.C. § 1997e(a), and that my case may be dismissed if I have not exhausted administrative remedies as required.

I agree to provide the Clerk's Office with any changes to my address. I understand that my failure to keep a current address on file with the Clerk's Office may result in the dismissal of my case.

Each Plaintiff must sign and date the complaint. Attach additional pages if necessary. If seeking to

proceed without prepayment of fees, each plaintiff must also submit an IFP application.

May	15 2021	without fre	JUJICE
Dated	I UMAR M	Plaintiff's Signature	
First Name	Middle Initial 1500 MAZEN ST	Last Name	
Prison Address	GLMHURST NY	11370	
County, City			Code
Date on which I	am delivering this complaint to	prison authorities for mailing:	



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